

UNITED STATES DEPARTMENT OF COMMERCE
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| SERIAL NUMBER | FILING DATE | FIRST NAMED APPLICANT | | ATTORNEY DOCKET NO. |
|---------------|-------------|-----------------------|----|---------------------|
| 08/128,450 | 09/128/198 | HEULR | Ł. | BAYEROSSAL HI |

1242/1027

SPRUNG HORN KRAMER & WOODS 660 WHITE PLAINS ROAD, 41H FL. PARRY FOWN, NY 10591-5144

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| TINU TRA | PAPER NUMBER |
| | . ^ |

DATE MAILED: 10/27/94

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

| ⊠ T⊦ | IE PERIOD | FOR RESPONSE | i | | |
|-------------|-------------------------|---|---|--|--|
| a) 🗀 | is extende | d to run | or continues to run | from the | date of the final rejection |
| p) 💆 | expires th event how | ree months from t vever, will the stat | he date of the final rejection or as of the utory period for the response expire late | mailing date of this A r than six months fron | dvisory Action, whichever is later. In no not the date of the final rejection. |
| | The date of purposes | on which the responding the | onse, the petition, and the fee have bee | en filed is the date of the feet the feet amount of the feet | Any extension fee pursuant to 37 CFR |
| | • | | dance with 37 CFR 1,192(a). | | |
| | | | rejection, filed <u>10 20 94</u> has tion for allowance: | s been considered with | h the following effect, but it is not deemed |
| 1. | The propos | sed amendments | to the claim and /or specification will not | be entered and the fi | nal rejection stands because: |
| | | re is no convincing sented. | g showing under 37 CFR 1.116(b) why the | he proposed amendm | ent is necessary and was not earlier |
| | b. 🔲 They | y raise new issues | that would require further consideration | and/or search. (See | Note). |
| | c. 🔲 The | y raise the issue o | of new matter. (See Note). | | |
| | | ey are not deeme | d to place the application in better form f | or appeal by materiall | ly reducing or simplifying the issues for |
| | e. 🔲 The | ey present addition | nal claims without cancelling a correspon | nding number of finally | rejected claims. |
| | NOTE: | | | | |
| | _ | | | | |
| | _ | | | | |
| 2. 🗌 | | pposed or amende lowable claims. | d claims would be | allowed if submitted in | n a separately filed amendment cancelling |
| з. 🔀 | Upon the to be as follo | filing an appeal, th ws: | e proposed amendment will be ente | ered 🗌 will not be e | ntered and the status of the claims will |
| | Claims allo | owed: | | | |
| | Claims obj | jected to: 7- | 10 | | |
| | • | | | | |
| | Application | cant's response ha | as overcome the following rejection(s): (ICIIZ, first paragrapt | Claims 7 | and 10 rejected |
| 4. 🔯 | The affida | vit exhibitor requ taprese | est for reconsideration has been consideration to the consideration has been consideration to the consideration to | ered but does not ove | rcome the rejection because |
| 5. [] | The affida | | ot be considered because applicant has | not shown good and s | sufficent reasons why it was not earlier |
| ~ | presented | l. | | | care 1 R |
| ☐ The | proposed o | drawing correction | ☐ has ☐ has not been approved | by the examiner. | CLARGEN D. ROBINSON |
| ☐ Oth | nor | | | | PRIMARY EXAMINER |
| | 101 | | | | GROUP 120 |